



# ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ೧೫೨  
Volume 152

ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಸೆಪ್ಟೆಂಬರ್ ೭, ೨೦೧೭ (ಭಾದ್ರಪದ ೧೬, ಶಕ ವರ್ಷ ೧೯೩೯)  
Bengaluru, Thursday, September 7, 2017 (Bhadrapada 16, Shaka Varsha 1939)

ಸಂಚಿಕೆ ೩೬  
Issue 36

## ಭಾಗ ೪

ಕೇಂದ್ರದ ವಿಧೇಯಕಗಳು ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು,  
ಕೇಂದ್ರದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಅಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರ ಸರ್ಕಾರದವರು ಹೊರಡಿಸಿದ  
ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ಶಾಸನಬದ್ಧ ಆದೇಶಗಳು ಮತ್ತು  
ರಾಷ್ಟ್ರಪತಿಯವರಿಂದ ರಚಿತವಾಗಿ ರಾಜ್ಯ ಸರ್ಕಾರದವರಿಂದ  
ಮನಃ ಪ್ರಕಟವಾದ ಆದೇಶಗಳು

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಸಚಿವಾಲಯ

ಅಧಿಕಾರಕೆ

ಸಂಖ್ಯೆ: ಸಂಪೂಟ 38 ಕೇನಿಸ್ಟ್ರ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 25-07-2017

2017ನೇ ಸಾಲಿನ 06-07-2017ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಂಡೆನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-॥ ವಿಂಡ 3(ii) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2148 (E) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

### MINISTRY OF ENVIRONMENT, FOREST AND CLIMATE CHANGE NOTIFICATION

New Delhi, the 6th July, 2017

**S.O. 2148(E).— Whereas,** a draft notification was published in the Gazette of India, Extraordinary, vide notification of the Government of the India in the Ministry of Environment, Forest and Climate Change number S.O 68 (E), dated the 08<sup>th</sup> January, 2016 inviting objections and suggestions from all persons likely to be affected thereby within the period of sixty days from date on which copies of the Gazette containing the said notification were made available to the public;

**And Whereas,** the copies of the Gazette containing the draft notification were made available to the public on the date 08th January, 2016;

**And Whereas,** no objections and suggestions were received from persons and stakeholders in response to the draft notification;

**And Whereas,** the Gudavi Bird Sanctuary situated in Sorba Taluk of Shivamogga district of the State of Karnataka lies between the North Latitude 14°25'59" to 14°26'41" and East Longitude 75° 6'43" to 75°1'28" and is spread over an area of 0.7368 square kilometres;

**And Whereas,** the area is covered by moist deciduous forests and wet lands of Sahyadri hills of Western Ghats, which is a magnificent piece of beautiful and valuable forest track and in spite of severe biotic pressure, parts of the sanctuary have been able to retain its pristine, dense and diverse vegetation;

**AND WHEREAS,** it is absolutely essential to ensure that the existing resources are not only effectively conserved but appropriate steps are also initiated to further improve the resources;

**AND WHEREAS,** the Sanctuary is immensely rich in flora and fauna both in variety and diversity as these forests consist of valuable species including Sandal, Bamboo, Rosewood, Honne, Nandi, etc., and harbor wildlife like Spotted deer, Wild Boar, Monkeys, Malabar, Squirrel, etc., and the area is also very rich in reptiles and avifauna population;

**And Whereas, The Plateau Area Forms The Catchment Basin For Varada River And The Area Serves As An Abode For Many Vertebrates And Invertebrates;**

**And Whereas, The Sanctuary Has Innumerable Herbs, Shrubs, Medicinal Plants And Grasses Some Of Which Are Yet To Be Surveyed And Listed;**

**And Whereas, It Is Necessary To Conserve And Protect The Area, The Extent And Boundaries Of Which Are Specified In Paragraph 1 Of This Notification Around The Protected Area Of Gudavi Bird Sanctuary As Eco-Sensitive Zone From Ecological And Environmental Point Of View And To Prohibit Industries Or Class Of Industries And Their Operations And Processes In The Said Eco-Sensitive Zone.**

**Now Therefore,** in exercise of the powers conferred by sub section(1) and clauses (v) and (xiv) of sub-section (2) and sub-section (3) of section 3 of the Environment (Protection) Act 1986 (29 of 1986) read with sub-rule (3) of rule 5 of the Environment (Protection) Rules, 1986, the Central Government hereby notifies an area to an extent varying from 1.0 kilometre to 3.2 kilometres around the boundary of Gudavi Bird Sanctuary in the State of Karnataka as the Gudavi Bird Sanctuary Eco-sensitive Zone (hereinafter referred to as the Eco-sensitive Zone) details of which are as under, namely:-

**1. Extent and boundaries of Eco-sensitive Zone.—**(1) The Eco-sensitive Zone of Gudavi Bird Sanctuary lies between North Latitudes  $14^{\circ} 25' 16.19''$  to  $14^{\circ} 27' 51.69''$  and the East Longitude  $74^{\circ} 59' 37.91''$  to  $75^{\circ} 02' 29.80$  comprising of an total geographical area of 18.791 square kilometers with an extent varying from 1.0 kilometer to 3.2 kilometers around the boundary of Gudavi Bird Sanctuary and the boundary details of such Zone is given in **Annexure-I**.

- (2) The map of the Eco-sensitive Zone along with boundary details and latitudes and longitudes is appended as **Annexure-II**.
- (3) The Geo-coordinates of major points on the boundary of Gudavi Bird Sanctuary and on the boundary of Eco-sensitive Zone boundary is appended as **Annexure-III**.
- (4) The list of villages falling within the Eco-sensitive Zone of the Gudavi Bird Sanctuary are appended as **Annexure- IV**.

**2. Zonal Master Plan for Eco-sensitive Zone.-**(1) The State Government shall, for the purpose of the Eco-sensitive Zone prepare, a Zonal Master Plan, within a period of two years from the date of publication of this notification in the Official Gazette, in consultation with local people and adhering to the stipulations given in this notification for approval of Competent Authority in the State Government.

(2) The Zonal Master Plan for the Eco-sensitive Zone shall be prepared by the State Government in such manner as is specified in this notification and also in consonance with the relevant Central and State laws and the guidelines issued by the Central Government, if any.

(3) The Zonal Master Plan shall be prepared in consultation with the following State Departments, for integrating the ecological and environmental considerations into the said plan:-

- (i) Environment;
- (ii) Forest and Wildlife;
- (iii) Agriculture;
- (iv) Revenue;
- (v) Urban Development;
- (vi) Tourism;
- (vii) Rural Development;
- (viii) Irrigation and Flood Control;
- (ix) Municipal;
- (x) Panchayati Raj;
- (xi) Public Works Department.

(4) The Zonal Master Plan shall not impose any restriction on the approved existing land use, infrastructure and activities, unless so specified in this notification and the Zonal Master Plan shall factor in improvement of all infrastructure and activities to be more efficient and eco-friendly.

(5) The Zonal Master Plan shall provide for restoration of denuded areas, conservation of existing water bodies, management of catchment areas, watershed management, groundwater management,

soil and moisture conservation, needs of local community and such other aspects of the ecology and environment that need attention.

(6) The Zonal Master Plan shall demarcate all the existing worshipping places, villages and urban settlements, types and kinds of forests, agricultural areas, fertile lands, green area, such as, parks and like places, horticultural areas, orchards, lakes and other water bodies with supporting maps and the Plan shall be supported by maps giving details of existing and proposed land use features.

(7) The Zonal Master Plan shall regulate development in Eco-sensitive Zone and adhere to prohibited and regulated activities listed in the Table in paragraph 4 and also ensure and promote eco-friendly development for livelihood security of local communities.

(8) The Zonal Master Plan so approved shall be the reference document for the Monitoring Committee for carrying out its functions of monitoring in accordance with the provisions of this notification.

3. **Measures to be taken by State Government.**- The State Government shall take the following measures for giving effect to the provisions of this notification, namely:-

(1) **Landuse.**- Forests, horticulture areas, agricultural areas, parks and open spaces earmarked for recreational purposes in the Eco-sensitive Zone shall not be used or converted into areas for commercial or residential complex or industrial activities:

Provided that the conversion of agricultural and other lands, within the Eco-sensitive Zone may be permitted on the recommendation of the Monitoring Committee, and with the prior approval of the State Government to meet the residential needs of the local residents, and for activities such as:-

- (i) widening and strengthening of existing roads and construction of new roads;
- (ii) construction and renovation of infrastructure and civic amenities;
- (iii) small scale industries not causing pollution;
- (iv) cottage industries including village industries; convenience stores and local amenities supporting eco-tourism including home stay; and
- (v) promoted activities given under paragraph 4:

Provided further that no use of tribal land shall be permitted for commercial and industrial development activities without the prior approval of the State Government and without compliance of the provisions of article 244 of the Constitution or the law for the time being in force, including the Scheduled Tribes and other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 (2 of 2007):

Provided also that any error appearing in the land records within the Eco-sensitive Zone shall be corrected by the State Government, after obtaining the views of Monitoring Committee, once in each case and the correction of said error shall be intimated to the Central Government in the Ministry of Environment, Forest and Climate Change:

Provided also that the above correction of error shall not include change of land use in any case except as provided under this sub-paragraph:

Provided also that there shall be no consequential reduction in green areas, such as forest area and agricultural area and efforts shall be made to reforest the unused or unproductive agricultural areas with afforestation and habitat restoration activities.

(2) **Natural water bodies.**- The catchment areas of all natural springs, rivers and channels shall be identified and plans for their conservation and rejuvenation shall be incorporated in the Zonal Master Plan and guidelines shall be drawn up by the State Government in such a manner as to prohibit development activities at or near these areas which are detrimental to such areas.

(3) **Tourism..-**

(a) All new tourism activities or expansion of existing tourism activities within the Eco-Sensitive Zone shall be as per the Tourism Master Plan for the Eco-sensitive Zone.

(b) The Tourism Master Plan shall be prepared by State Department of Tourism in consultation with State Departments of Environment and Forests.

(c) The Tourism Master Plan shall form a component of the Zonal Master Plan.

(d) The activities of tourism shall be regulated as under, namely:-

(i) no new construction of hotels and resorts shall be allowed within one kilometer from the boundary of the Gudavi Bird Wildlife Sanctuary or upto the extent of the Eco-sensitive Zone whichever is nearer provided that beyond the distance of 1 one kilometer from the boundary of the said Sanctuary till the extent of the Eco-sensitive Zone, the establishment of new hotels and resorts shall be permitted only in pre-defined and designated areas for eco-tourism facilities as per Tourism Master Plan;

(ii) all new tourism activities or expansion of existing tourism activities within the Eco-sensitive Zone shall be in accordance with the guidelines issued by the Central Government in the Ministry of Environment, Forest and Climate Change and the eco-tourism guidelines issued by National Tiger Conservation Authority (as amended from time to time) with emphasis on eco-tourism, eco-education and eco-development and based on carrying capacity study of Eco-sensitive Zone;

(iii) till the Zonal Master Plan is approved, development for tourism and expansion of existing tourism activities shall be permitted by the concerned regulatory authorities based on the actual site specific scrutiny and recommendation of the Monitoring Committee.

(4). **Natural Heritage.**- All sites of valuable natural heritage in the Eco-sensitive Zone, such as the gene pool reserve areas, rock formations, waterfalls, springs, gorges, groves, caves, points, walks, rides, cliffs, etc. shall be identified and a heritage conservation plan shall be drawn up for their preservation and conservation within six months from the date of publication of this notification in the official Gazette and such plan shall form part of the Zonal Master Plan.

(5). **Man-made heritage sites.**- Buildings, structures, artefacts, areas and precincts of historical, architectural, aesthetic, and cultural significance shall be indentified in the Eco-sensitive Zone and heritage conservation plan for their conservation shall be prepared within six months from the date of publication of this notification in the official Gazette and such plan shall form part of the Zonal Master Plan.

(6). **Noise pollution.**- Prevention and control of noise pollution in the Eco-sensitive Zone shall be carried out in accordance with the provisions of the Noise Pollution (Regulation And Control) Rules, 2000 made under the Environment (Protection) Act, 1986.

(7). **Air pollution.**- Prevention and control of air pollution in the Eco-sensitive Zone shall be carried out in accordance with the provisions of the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) and rules made thereunder.

(8). **Discharge of effluents.**- Discharge of treated effluent in Eco-sensitive Zone shall be in accordance with the provisions of the Water (prevention and control of pollution) Act, 1974 (6 of 1974) and rules made thereunder.

(9). **Solid wastes:** Disposal and management of solid wastes shall be as under:-

(a) the solid waste disposal and management in Eco-sensitive Zone shall be carried out in accordance with the Solid Waste Management Rules, 2016 published by the Government of India in the Ministry of Environment, Forests and Climate Change vide notification number S.O. 1357 (E), dated 8th April, 2016 as amended from time to time;

(b) the local authorities shall draw up plans for the segregation of solid wastes into biodegradable and non-biodegradable components;

(c) the biodegradable material shall be recycled preferably through composting or vermiculture;

(d) the inorganic material may be disposed in an environmental acceptable manner at site identified outside the Eco-sensitive Zone and no burning or incineration of solid wastes and establishment of landfills shall be permitted in the Eco-sensitive Zone.

(10). **Bio-medical waste.**- Bio-medical waste management shall be as under:-

(a) The bio-medical waste disposal in the Eco-sensitive Zone shall be carried out in accordance with the Bio-Medical Waste Management Rules, 2016 published by the Government of India in the Ministry of Environment, Forest and Climate Change vide Notification number GSR 343 (E), dated the 28th March, 2016 as amended from time to time.

(b) a common treatment facility or incineration shall be permitted within the Eco Sensitive Zone.

(11). **Plastic waste management.**- The plastic waste management in the Eco-sensitive Zone shall be carried out as per the provisions of the Plastic Waste Management Rules, 2016 published by the Government of India in the Ministry of Environment, Forest and Climate Change vide notification number G.S.R. 340(E), dated the 18th March, 2016, as amended from time to time.

(12). **Construction and demolition waste management.**- The construction and demolition waste management in the Eco-sensitive Zone shall be carried out as per the provisions of the Construction and Demolition Waste Management Rules, 2016 published by the Government of India in the Ministry of Environment, Forest and Climate Change vide notification number G.S.R. 317(E), dated the 29th March, 2016, as amended from time to time.

(13). **E-waste.**- The E- waste management in the Eco-sensitive Zone shall be carried out as per the provisions of the E-Waste Management Rules, 2016 published by the Government of India in the Ministry of Environment, Forest and Climate Change and as amended from time to time.

(14). **Vehicular traffic.**- The vehicular movement of traffic shall be regulated in a habitat friendly manner and specific provisions in this regard shall be incorporated in the Zonal Master Plan and till such time as the Zonal Master plan is prepared and approved by the Competent Authority in the State Government, the Monitoring Committee shall monitor compliance of vehicular movement under the relevant Acts and the rules and regulations made thereunder.

(15). **Vehicular pollution.**- Prevention and control of vehicular pollution shall be carried out in accordance with applicable laws and efforts shall be made for use of cleaner fuel for example CNG, etc.

(16). **Industrial Units.**- (i) No new polluting industries shall be permitted to be set up within the Eco-sensitive Zone.

(ii) Only non-polluting industries may be allowed within Eco-sensitive Zone as per classification of Industries in the guidelines issued by the Central Pollution Control Board in February, 2016, unless otherwise specified in this notification.-

(17). **Protection of hill slopes.**- The protection of hill slopes shall be as under:-

(a) The Zonal Master Plan shall indicate areas on hill slopes where no construction shall be permitted.

(b) No construction on existing steep hill slopes or slopes with a high degree of erosion shall be permitted.

**4. List of activities prohibited or to be regulated within the Eco-sensitive Zone.**- All activities in the Eco sensitive Zone shall be governed by the provisions of the Environment (Protection) Act, 1986 (29 of 1986) and the rules made there under, and be regulated in the manner specified in the Table below, namely:-

TABLE

S.No.	Activity	Description
(1)	(2)	(3)
<b>Prohibited Activities</b>		
1.	Commercial mining, stone quarrying and crushing units	<p>(a) (minor and major minerals), stone quarrying and crushing units shall be prohibited with immediate effect except for meeting the domestic needs of bona fide local residents including digging of earth for construction or repair of houses and for manufacture of country tiles or bricks for housing for personal consumption .</p> <p>(b) The mining operations shall be carried out in accordance with the order of the Hon'ble Supreme Court dated the 04<sup>th</sup> August, 2006 in the matter of T.N. Godavarman Thirumulpad Vs. UOI in W.P.(C) No.202 of 1995 and dated the 21<sup>st</sup> April, 2014 in the matter of Goa Foundation Vs.</p>

		UOI in W.P.(C) No.435 of 2012.
2.	Setting of industries causing pollution (water, air, soil, noise, etc.)	(a) No new industries and expansion of existing polluting industries in the Eco-sensitive zone shall be permitted. (b) Only non-polluting industries may be permitted within Eco-sensitive zone as per classification of Industries in the guidelines issued by the Central Pollution Control Board in February, 2016, unless otherwise specified in this notification.
3.	Establishment of major hydroelectric project	Prohibited (except as otherwise provided) as per applicable laws.
4.	Use or production or processing of any hazardous substances	Prohibited (except as otherwise provided) as per applicable laws.
5.	Discharge of untreated effluents in natural water bodies or land area	Prohibited (except as otherwise provided) as per applicable laws.
6.	Establishment of solid waste disposal site and common incineration facility for solid and bio medical waste	No new solid waste disposal site and waste treatment/processing facility of solid waste is permitted within Eco-sensitive Zone and installation of common or individual incineration facility for treatment of any form of solid waste generated from industrial process and health establishment, hospitals, etc. shall be prohibited.
7.	Establishment of large-scale commercial livestock and poultry farms by firms, companies, etc.	Prohibited (except as otherwise provided) as per applicable laws except for meeting local needs.
8.	Setting of new saw mills	No new or expansion of existing saw mills shall be permitted within the Eco-sensitive Zone.
9.	Setting up of brick kilns	Prohibited (except as otherwise provided) as per applicable laws.
10.	Commercial use of fire wood	Prohibited (except as otherwise provided) as per applicable laws.
11.	New wood based industry	Prohibited (except as otherwise provided) as per applicable laws.

#### Regulated Activities

12.	Commercial establishment of hotels and resorts	No new commercial hotels and resorts shall be permitted within one kilometre of the boundary of the Protected Area or upto the extent of Eco-sensitive zone, whichever is nearer, except for small temporary structures for eco-tourism activities:  Provided that, beyond one kilometre from the boundary of the Protected Area or upto the extent of Eco-sensitive Zone, whichever is nearer, all new tourist activities or expansion of existing activities shall be in conformity with the Tourism Master Plan and guidelines as applicable.
13.	Construction activities	(a) No new commercial construction of any kind shall be permitted within one kilometre from the boundary of the Protected Area or upto extent of the Eco-sensitive Zone, whichever is nearer:  Provided that, local people shall be permitted to undertake construction in their land for their use including the activities listed in sub-paragraph (1) of paragraph 3 as per building byelaws to meet the residential needs of the local residents.  Provided further that the construction activity related to small scale industries not causing pollution shall be regulated and kept at the minimum, with the prior permission from the competent authority as per applicable rules and regulations, if any. (b) Beyond one kilometre it shall be regulated as per the Zonal Master Plan.
14.	Small scale non polluting industries	Non polluting industries as per classification of industries issued by the Central Pollution Control Board in February, 2016 and non-hazardous, small-scale and service industry, agriculture, floriculture, horticulture or agro-based industry producing products from indigenous materials from the Eco-sensitive Zone shall be permitted by the competent authority.

15.	Felling of trees	(a) There shall be no felling of trees on the forest or Government or revenue or private lands without prior permission of the competent authority in the State Government. (b) The felling of trees shall be regulated in accordance with the provisions of the concerned Central or State Act and the rules made thereunder.
16.	Collection of Forest Produce or Non-Timber Forest Produce (NTFP)	Regulated under applicable laws.
17.	Erection of electrical and communication towers and laying of cables and other infrastructures	Regulated under applicable law. (underground cabling may be promoted).
18.	Infrastructure including civic amenities	Shall be done with mitigation measures, as per applicable laws, rules and regulation and available guidelines.
19.	Widening and strengthening of existing roads and construction of new roads	Shall be done with mitigation measures, as per applicable laws, rules and regulation and available guidelines.
20.	Undertaking other activities related to tourism like over flying the Eco-sensitive Zone area by hot air balloon, helicopter, drones, Microlites, etc.	Regulated under applicable law.
21.	Protection of hill slopes and river banks	Regulated under applicable laws.
22.	Movement of vehicular traffic at night	Regulated for commercial purpose under applicable laws.
23.	Ongoing agriculture and horticulture practices by local communities along with dairies, dairy farming, aquaculture and fisheries	Regulated under applicable laws for use of locals.
24.	Discharge of treated waste water/effluents in natural water bodies or land area	The discharge of treated waste water/effluents shall be avoided to enter into the water bodies and efforts shall be made for recycle and reuse of treated waste water, and the discharge of treated waste water/effluent shall be regulated as per applicable laws.
25.	Commercial extraction of surface and ground water	Regulated under applicable law.
26.	Open well, bore well etc. for agriculture or other usage	Regulated and the activity shall be monitored by the concerned.
27.	Solid Waste Management	Regulated under applicable laws.
28.	Introduction of Exotic species	Regulated under applicable laws.
29.	Eco-tourism	Regulated under applicable laws.
30.	Use of polythene bags	Regulated under applicable laws.
31.	Commercial Sign boards and hoardings	Regulated under applicable laws.
<b>Promoted Activities</b>		
32.	Rain water harvesting	Shall be actively promoted.
33.	Organic farming	Shall be actively promoted.
34.	Adoption of green technology for all activities	Shall be actively promoted.
35.	Cottage industries including village artisans, etc.	Shall be actively promoted.
36.	Use of renewable energy and fuels	Bio gas, solar light, etc. to be actively promoted
37.	Agro-forestry	Shall be actively promoted.
38.	Use of eco-friendly transport	Shall be actively promoted.

39.	Skill development	Shall be actively promoted.
40.	Restoration of degraded land/ forests/ habitat	Shall be actively promoted.
41.	Environmental Awareness	Shall be actively promoted.

**5. Monitoring Committee.-** (1) The Central Government hereby constitutes a Monitoring Committee for effective monitoring of the Eco-sensitive Zone, which shall comprise of the following, namely:-

- (i) Regional Commissioner, Mysore-Chairman;
- (ii) \*Hon'ble Member of Legislative Assembly, Soraba Constituency, Shivamogga District— Member;
- (iii) Representative of the Department of Environment, Government of Karnataka -Member;
- (iv) Representative of the Department of Urban Development, Government of Karnataka -Member;
- (v) Representative of Non-Governmental Organisations working in the field of nature conservation (including heritage conservation) to be nominated by the Government of Karnataka for three years -Member;
- (vi) Regional Officer, Karnataka State Pollution Control Board, Shivamogga-Member;
- (vii) One expert in Ecology from reputed Institution or University of the State of Karnataka to be nominated by the Government of Karnataka for three years -Member;
- (viii) Deputy Commissioner or his representative, Shivamogga, -Member
- (ix) Member, State Biodiversity Board -Member;
- (x) Deputy Conservator of Forests, Wildlife Division, Shivamogga - Member. Secretary.

\*(Subject to the State Government of Karnataka obtaining relevant approvals *inter alia* including permission from the Speaker of Legislative Assembly, Karnataka, if required)

#### 6. Terms of reference:-

- (1) The Monitoring Committee shall monitor the compliance of the provisions of this notification.
  - (2) The tenure of the Monitoring Committee shall be three years.
  - (3) The activities that are covered in the Schedule to the notification of the Government of India in the erstwhile Ministry of Environment and Forest number S.O. 1533 (E), dated the 14<sup>th</sup> September, 2006, and are falling in the Eco-sensitive Zone, except for the prohibited activities as specified in the Table under paragraph 4 thereof, shall be scrutinised by the Monitoring Committee based on the actual site-specific conditions and referred to the Central Government in the Ministry of Environment, Forest and Climate Change for prior environmental clearances under the provisions of the said notification.
  - (4) The activities that are not covered in the Schedule to the notification of the Government of India in the erstwhile Ministry of Environment and Forest number S.O. 1533 (E), dated the 14<sup>th</sup> September, 2006 and are falling in the Eco-sensitive Zone, except for the prohibited activities as specified in the Table under paragraph 4 thereof, shall be scrutinised by the Monitoring Committee based on the actual site-specific conditions and referred to the concerned regulatory authorities.
  - (5) The Member-Secretary of the Monitoring Committee or the concerned Collector(s) or the concerned park Deputy Conservator of Forests shall be competent to file complaints under section 19 of the Environment (Protection) Act, 1986 against any person who contravenes the provisions of this notification.
  - (6) The Monitoring Committee may invite representatives or experts from concerned Departments, representatives from industry associations or concerned stakeholders to assist in its deliberations depending on the requirements on issue to issue basis.
  - (7) The Monitoring Committee shall submit the annual action taken report of its activities as on 31<sup>st</sup> March of every year by 30<sup>th</sup> June of that year to the Chief Wildlife Warden of the State as per pro- forma appended as Annexure-V.
  - (8) The Central Government in the Ministry of Environment, Forest and Climate Change may give such directions, as it deems fit, to the Monitoring Committee for effective discharge of its functions.
7. The Central Government and State Government may specify additional measures, if any, for giving effect to provisions of this notification.

8. The provisions of this notification shall be subject to the orders, if any, passed, or to be passed, by the Hon'ble Supreme Court of India or the High Court or the National Green Tribunal.

[F.No.25/146/2015-ESZ]

LALIT KAPUR, Scientist 'G'

#### ANNEXURE-I

##### **Boundary description of Eco-Sensitive Zone of Gudavi Bird Sanctuary**

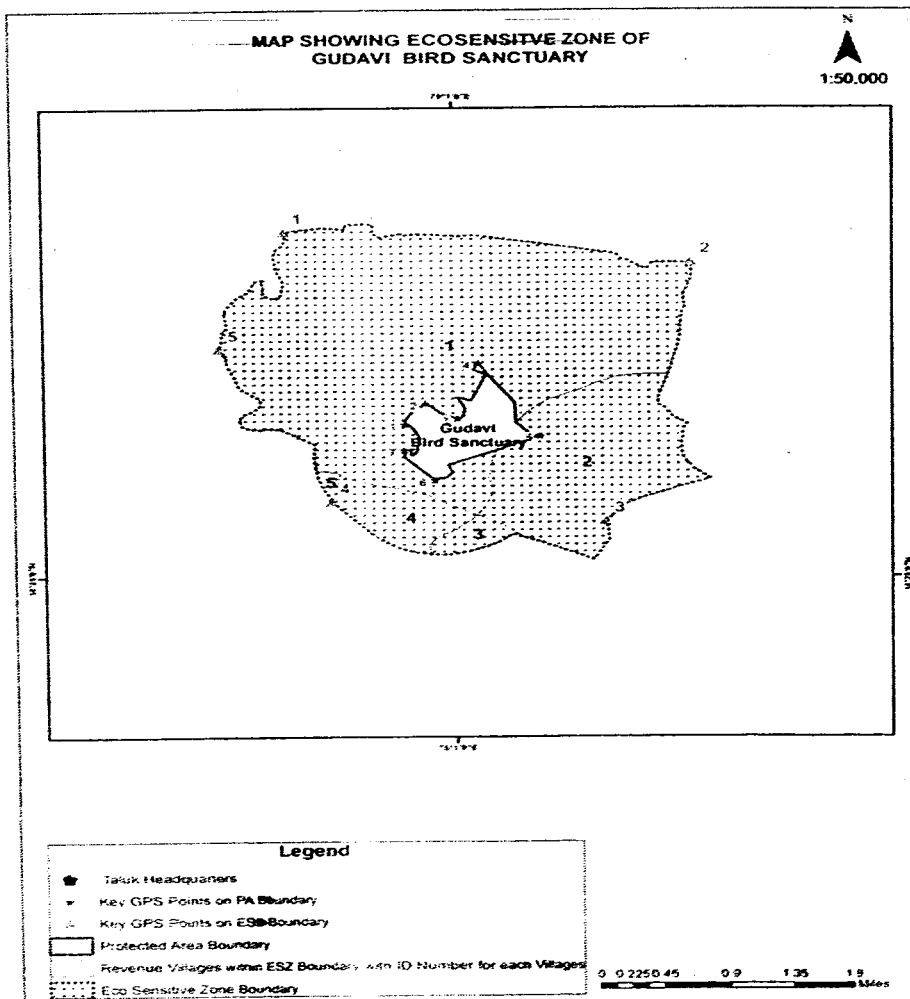
**North :** Starting from North west corner trijunction bandh of Sy no. 329 of Gudavi village. The line runs in the Eastern direction along the common boundary of Hosur and Gudavi village and reach North East corner trijunction bandh of Sy.no 263 of Gudavi village.

**East :** Then the line runs in Southern direction along the Eastern boundary of Gudavi, Kallambi village and meets the South East corner of tri junction bandh of Sy no. 26 of Kallambi village.

**South :** Then line runs in the South West direction along the Southern boundary of Kallambi village to meet the Western most corner of Sy No. 26.

**West :** Then the line runs in the Northern direction along the West side of Kallambi and Gudavi village boundary(Varda river) to meet the starting point.

#### ANNEXURE-II



ANNEXURE-III

Table showing Geo-coordinates of major points on the boundary of Gudavi Bird Sanctuary.

Map ID	Latitude			Longitude		
	Degree	Minutes	Seconds	Degree	Minutes	Seconds
1	14	26	11.36	75	0	43.19
2	14	26	21.18	75	0	50.35
3	14	26	14.20	75	1	1.21
4	14	26	40.30	75	1	8.51
5	14	26	5.93	75	1	30.91
6	14	25	45.14	75	0	53.39
7	14	25	59.35	75	0	42.92

Table showing Geo-coordinates of major points on the on the Eco-Sensitive Zone boundary around Gudavi Bird Sanctuary.

Map ID	Latitude			Longitude		
	Degree	Minutes	Seconds	Degree	Minutes	Seconds
1	14	27	42.47	74	59	59.75
2	14	27	27.82	75	2	26.83
3	14	25	25.67	75	1	55.89
4	14	25	35.04	75	0	16.73
5	14	26	47.29	74	59	34.85

ANNEXURE-IV

Details of villages falling within the Eco-sensitive Zone around Gudavi Bird Sanctuary.

Map ID	Name of Village	District	Taluk	Area in hectare.	Longitude			Longitude			Remarks
					Deg	Mins	Secs	Deg	Mins	Secs	
1	Gudavi	Shivamogga	Soraba	1353.95	75	0	54.84	14	26	48.39	Full village
2	Kallambi	Shivamogga	Soraba	402.05	75	1	48.09	14	25	53.19	Full village
3	Kanthanahalli	Shivamogga	Soraba	27.95	75	1	5.63	14	25	18.44	Partial village
4	Gunjanur	Shivamogga	Soraba	88.56	75	0	40.50	14	25	29.33	Partial village
5	Hiremakoppa	Shivamogga	Soraba	6.64	75	0	15.92	14	25	44.12	Partial village
				1879.15							

ANNEXURE - V**Performance of Action Taken Report:- Eco-sensitive Zone Monitoring Committee.-**

1. Number and date of meetings.
2. Minutes of the meetings: Mention main noteworthy points. Attach minutes of the meeting on separate Annexure.
3. Status of preparation of Zonal Master Plan including Tourism Master Plan.
4. Summary of cases dealt for rectification of error apparent on face of land record. [Details may be attached as Annexure]
5. Summary of cases scrutinised for activities covered under Environment Impact Assessment Notification, 2006. [Details may be attached as separate Annexure]
6. Summary of cases scrutinised for activities not covered under Environment Impact Assessment Notification, 2006. [Details may be attached as separate Annexure]
7. Summary of complaints lodged under section 19 of Environment (Protection) Act, 1986.
8. Any other matter of importance.

P.R. 70  
SC - 20

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,  
ಜಿಎಸ್. ರಾಜ್ಯಪಾಲರ್  
ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿರ್ಮಿತ  
ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ (ಪ್ರ).  
ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಇಲಾಖೆ.

**ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಸಚಿವಾಲಯ**  
ಅಧಿಕೊಳನೆ

ಸಂಖ್ಯೆ: ಸಂಘ್ಯಾತ 40 ಕೇನಿಸ್ಟ್ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 25-07-2017

2017ನೇ ಸಾಲಿನ 11-07-2017 ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಂಡೋನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ವಿಂದ 3(ii) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2182 (E) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

**MINISTRY OF ROAD TRANSPORT AND HIGHWAYS**

**NOTIFICATION**

New Delhi, the 11th July, 2017

**S.O. 2182(E).**—In exercise of powers conferred by sub-section (1) of section 3A of the National Highways Act, 1956 (48 of 1956) (hereinafter referred to as the said Act), the Central Government, after being satisfied that for the public purpose, the land, the brief description of which is given in the Schedule below, is required for building (widening to Two lane with Paved Shoulders), maintenance, management and operation of National Highway No 234 in the stretch of land from Km 483+591 to Km 494+450 (Package - 1) and from Km 494+450 to Km 505+540 (Package - 2) (Chintamani to AP Border Section) in the district of Kolar in the State of Karnataka, hereby declares its intention to acquire such land.

Any person interested in the said land may, within twenty-one days from the date of publication of this notification in the Official Gazette, object to the use of such land for the aforesaid purpose under sub-section (1) of section 3C of the said Act.

Every such objection shall be made to the competent authority, namely, the " Special Land Acquisition Officer, National Highways, Bangalore ", in writing and shall set out the grounds thereof and the competent authority shall give the objector an opportunity of being heard, either in person or by a legal practitioner, and may, after hearing all such objections and after making such further enquiry, if any, as the competent authority thinks necessary, by order, either allow or disallow the objections.

Any order made by the competent authority under sub-section (2) of section 3C of the said Act shall be final.

The land plans and other details of the land covered under this notification are available and can be inspected by the interested person at the aforesaid office of the competent authority.

## SCHEDULE

Brief description of the land to be acquired, with or without structure, falling within the stretch of land from Km 483+591 to Km 494+450 & Km 494.450 to Km 505+540 on National Highway No 234 in the State of Karnataka.

Serial No	Name of the district	Name of the Taluk	Name of the village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Kadripura-P2	367	Govt.	Karabu	687.325
2				373	Dry	Cultivated	478.119
3				375	Dry	Cultivated	869
4				376			1130.924
5				379	Dry	Cultivated	1237.223
6				368			93.183
7							4.517
8							53.385
9							107.583
10							14.695
11							69.009
12							28.145
13							84.274
14							11.578
15							14.134
16							23.32
17							3.437
18							11.529
19							134.755
20							4.357
21							5.031
22							5.055
23							77.423
24							79.097
25							81.201
							5308.3

The land / Properties in between survey nos. 580 & 581 in the east and Survey No.417 in the West belong to Government land.  
The project road NH 234 passes through in between these survey nos. including old NH 4 junction. (Mulbagal Town)

Serial No	Name of the district	Name of the Taluk	Name of the village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Sonnavadi	176/1	Dry	Cultivated	491.055
2				176/2	Dry	Cultivated	742.904
3				173	Dry	Cultivated	318.496
4				182	Dry	Cultivated	254.567
5				184/1	Dry	Cultivated	1107.584
6				183/1	Dry	Cultivated	123.148
7				183/2	Dry	Cultivated	35.58

Serial No	Name of the district	Name of the Taluk	Name of the village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
8				185/1	Dry	Cultivated	372.45
9				190	Dry	Cultivated	1923.428
10				189/1	Dry	Cultivated	811.425
11				189/2	Dry	Cultivated	272.699
12				195	Dry	Cultivated	409.843
13				189/2	Dry	Cultivated	843.587
14				199	Dry	Cultivated	2742.374
15				196	Dry	Cultivated	1959.399
16				159/2	Dry	Cultivated	363.99
17				196	Dry	Cultivated	553.984
18				86	Dry	Cultivated	1079.391
19				87/4	Dry	Cultivated	1450.195
20				88/1	Dry	Cultivated	293.343
21				88/2	Dry	Cultivated	95.463
22				88/3	Dry	Cultivated	410.592
23				105	Dry	Cultivated	593.805
24				89/2	Dry	Cultivated	30.83
25				90/4	Dry	Cultivated	978.06
26				90/3	Dry	Cultivated	135.068
27				93	Dry	Cultivated	320.201
28				109	Dry	Cultivated	514.077
29				97	Dry	Cultivated	773.99
30				99	Dry	Cultivated	725.97
31				98	Dry	Cultivated	903.776
32				100	Dry	Cultivated	1082.668
33	Kolar	Mulbagal	Sonnavadi	101	Dry	Cultivated	1066.267
34				103	Dry	Cultivated	159.766
35				70	Dry	Cultivated	1662.716
36				85	Dry	Cultivated	580.211
37				84	Dry	Cultivated	40.645
38				201	Dry	Cultivated	79.156
							26302.703

Serial No	Name of the district	Name of the Taluk	Name of the Village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Kavathanahalli	158/2	Dry	Cultivated	1422.309
2				157	Dry	Cultivated	3229.12
3				156	Dry	Cultivated	1231.292







Serial No	Name of the district	Name of the Taluk	Name of the Village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Karavireddy halli	70	Dry	Cultivated	1222.308
2				56/2	Dry	Cultivated	508.865
3				56/3	Dry	Cultivated	315.058
4				55/1	Dry	Cultivated	139.89
5				54	Dry	Cultivated	2320.243
6				55/2	Dry	Cultivated	14.478
7				53/1	Dry	Cultivated	183.594
8				50	Govt.	Gomala	809.444
9				52	Dry	Cultivated	1074.508
10				51	Dry	Cultivated	4274.934
11				66/1	Dry	Cultivated	435.661
12				66/2	Dry	Cultivated	446.104
13				66/3	Dry	Cultivated	826.187
14				66/2	Dry	Cultivated	25.289
15				66/4	Dry	Cultivated	844.464
16				69	Dry	Cultivated	3985.179
17				43	Dry	Cultivated	184.67
18				65	Dry	Cultivated	613.017
19				42	Dry	Cultivated	2597.468
20				68	Dry	Cultivated	2308.003
21				67	Dry	Cultivated	1427.137
22				Halla		Halla	778.239
23				80	Dry	Cultivated	111.03
							25445.77

Serial number	Name of the district	Name of the Taluk	Name of the Village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Chyarakura Halli	47	Dry	Cultivated	2345.07
2				48	Dry	Cultivated	3773.791
3				49/1	Dry	Cultivated	956.076
4				49/2	Dry	Cultivated	1721.633
5				50	Dry	Cultivated	3929.567
6				Village		Built - up	976.595
7				Village		Built - up	161.419
8				1	Dry	Cultivated	771.062
9				1/4	Dry	Cultivated	6.708



Serial number	Name of the district	Name of the Taluk	Name of the Village	Survey No	Type of land	Nature of land	Area in Square meters
1	2	3	4	5	6	7	8
1	Kolar	Mulbagal	Chokkanahalli	1	Dry	Cultivated	5315.792
2				26	Dry	Cultivated	546.213
3				23	Dry	Cultivated	1573.688
4				21	Dry	Cultivated	1494.498
5				35	Dry	Cultivated	4803.245
							13733.43

TOTAL: 332021.006

[ F. No. 12037/48/2016-KNT(P-6) ]

RAJESH GUPTA, Dy. Secy.

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SC - 20

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,  
ಹೆಚ್. ರಾಜೇಶ್‌ಪ್ರಮಾರ್ಡ  
ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿರ್ಮಿತ  
ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ (ಪ್ರ.),  
ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಇಲಾಖೆ.

## ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಸಚಿವಾಲಯ

ಅಧಿಕಾರಿಗಳನ್ನಿಂದ

ಸಂಖ್ಯೆ: ಸಂಖ್ಯಾಂಶ 20 ಕೇಂದ್ರಪ್ರ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 11-08-2017

ದಿನಾಂಕ 08-07-2017 ರಂದು ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಕನ್ (1) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ  
The Central Goods and Service Tax (Extension to Jammu and Kashmir) Ordinance, 2017 (No. 3 of 2017) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ  
ಕರ್ನಾಟಕ ರಾಜ್ಯಪ್ರತಿದಿನ್ನಲ್ಲಿ ಮರು ಪ್ರಕಟಸಲಾಗಿದೆ.

**MINISTRY OF LAW AND JUSTICE**  
**(Legislative Department)**

New Delhi, the 8th July, 2017/Ashadha 17, 1939 (Saka)

**THE CENTRAL GOODS AND SERVICES TAX (EXTENSION  
TO JAMMU AND KASHMIR) ORDINANCE, 2017**

No. 3 of 2017

Promulgated by the President in the Sixty-eighth Year of the Republic of India.  
An Ordinance to provide for the extension of the Central Goods and Services  
Tax Act, 2017 to the State of Jammu and Kashmir.

WHEREAS the Central Goods and Services Tax has been introduced in the  
whole of India except the State of Jammu and Kashmir with effect from the 22<sup>nd</sup>  
day of June, 2017;

AND WHEREAS the Legislative Assembly of the State of Jammu and  
Kashmir has passed the resolution adopting the provisions of the Constitution  
(One Hundred and First Amendment) Act, 2016;

AND WHEREAS the Constitution (Application to Jammu and Kashmir)  
Amendment Order, 2017 has been issued by the President extending the provisions  
of the Constitution (One Hundred and First Amendment) Act, 2016 to the State  
of Jammu and Kashmir;

AND WHEREAS the State of Jammu and Kashmir has proposed to implement the goods and services tax in the said State with effect from the 8<sup>th</sup> day of July, 2017;

AND WHEREAS the provisions of the Central Goods and Services Tax Act, 2017 are required to be extended to the State of Jammu and Kashmir;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

Short title and commencement.

1. (1) This Ordinance may be called the Central Goods and Services Tax (Extension to Jammu and Kashmir) Ordinance, 2017.

(2) It shall come into force at once.

Extension and amendment of the Central Goods and Services Tax Act, 2017.

2. (1) The Central Goods and Services Tax Act, 2017 (hereinafter referred to as the principal Act) and all rules, notifications and orders made thereunder by the Central Government are hereby extended to, and shall be in force in, the State of Jammu and Kashmir.

12 of 2017.

(2) With effect from the date of commencement of this Ordinance, in the principal Act,—

(a) in section 1, in sub-section (2), the words “except the State of Jammu and Kashmir” shall be omitted;

(b) in section 22, in the *Explanation*, in clause (iii), after the word “Constitution” the words “except the State of Jammu and Kashmir” shall be inserted;

(c) in section 109, in sub-section (6),—

(i) after the words “each State or Union territory”, the words “except for the State of Jammu and Kashmir” shall be inserted;

(ii) in the first proviso, for the words “Provided that”, the following shall be substituted, namely:—

“Provided that for the State of Jammu and Kashmir, the State Bench of the Goods and Services Tax Appellate Tribunal constituted under this Act shall be the State Appellate Tribunal constituted under the Jammu and

**Kashmir Goods and Services Tax Act, 2017:**

**Provided further that”;**

**(iii) in the second proviso, for the words “Provided further that”, the words “Provided also that” shall be substituted.**

**PRANAB MUKHERJEE,  
President.**

**DR. G. NARAYANA RAJU,  
Secretary to the Govt. of India.**

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SC - 20

ਕਸ਼ਮੀਰ ਰਾਜਪੁਰਤੇ ਅਦੇਲਾਨੁਸਾਰ ਮੁੱਲ ਅਵਰ ਹੋਸ਼ਿਨੌਰੀ,  
ਹੋਸ਼ਿਨੌਰ ਰਾਜੀਵ ਮਹਾਰਾਂ

ਸ਼ਹਾਯਕ ਪ੍ਰਾਰੂਪਕਾਰ ਮੁੱਲ ਪਦਨਿਮੀਤ  
ਸਕਾਰਦ ਲੁਪ ਕਾਨੂੰਦਰੀ (ਪ੍ਰ),  
ਸੰਸਦੀਯ ਵ੍ਯਵਹਾਰਗਲ ਜਲਾਹੀ.

**ਸੰਸਦੀਯ ਵ੍ਯਵਹਾਰਗਲ ਸਚਿਵਾਲਧ**  
**ਅਧਿਸੂਚਨੇ**

**ਸੰਖੇ: ਸੰਵ੍ਯਾਤ 21 ਕੇਤਾਪ੍ਰ 2017, ਚੰਗੇਲਾਰੂ, ਦਿਨਾਂਕ: 11-08-2017**

ਦਿਨਾਂਕ 01-07-2017 ਰੰਦੂ ਭਾਰਤ ਸਕਾਰਦ ਗੇਚੋਨ ਵਿੱਚੋਂ ਸੰਚਿੰਤ ਭਾਗ-II ਸੰਕਾਨੋ (1) ਰਲ੍ਲੀ ਪ੍ਰਕਟਿਵਾਦ ਕਿ ਕੋਂਕਿਂਦ  
The Punjab Municipal Corporation Law (Extension to Chandigarh) Ordinance, 2017 (No. 2 of 2017) ਅਨ੍ਤ ਸਾਫ਼ਜਨਿਕਰ ਮਾਹਿਤਿਗਾਨੀ  
ਕਸ਼ਮੀਰ ਰਾਜਪੁਰਤੇ ਮੁਰੂ ਪ੍ਰਕਟਿਸਲਾਗਿਦੇ.

**MINISTRY OF LAW AND JUSTICE  
(Legislative Department)**

*New Delhi, the 1st July, 2017/Ashadha 10, 1939 (Saka)*

**THE PUNJAB MUNICIPAL CORPORATION LAW (EXTENSION  
TO CHANDIGARH) AMENDMENT ORDINANCE, 2017**

**No. 2 OF 2017**

*Promulgated by the President in the Sixty-eighth Year of the  
Republic of India.*

An Ordinance further to amend the Punjab Municipal Corporation Law (Extension to Chandigarh) Act, 1994.

WHEREAS the goods and services tax is to be introduced in the country with effect from 1st July, 2017;

AND WHEREAS entertainment tax and entertainment duty have been levied by the Central Government in the Union territory of Chandigarh under the Punjab Municipal Corporation Law (Extension to Chandigarh) Act, 1994;

AND WHEREAS by the Constitution (One Hundred and First Amendment) Act, 2016, entry 62 of List-II-State List of the Seventh Schedule to the Constitution has been amended to levy taxes on entertainments and amusements to the extent levied and collected by a Panchayat or Municipality or a Regional Council or a District Council;

AND WHEREAS the Punjab Municipal Corporation Law (Extension to Chandigarh) Act, 1994, is required to be suitably amended to empower the Municipal Corporation of Chandigarh to levy and collect taxes on entertainments and amusements in light of the said amendments;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

**Short title and commencement.** 1. (1) This Ordinance may be called the Punjab Municipal Corporation Law (Extension to Chandigarh) Amendment Ordinance, 2017.

(2) It shall come into force at once.

**Amendment of section 90.** 2. In the Punjab Municipal Corporation Law (Extension to Chandigarh) Act, 1994, in section 90,—

(i) In sub-section (1),—

(a) In clause (e), the word “and” occurring at the end, shall be omitted;

(b) After clause (f), the following clauses shall be inserted, namely:—

“(g) a tax under the Punjab Entertainment Tax (Cinematograph shows) Act, 1954, as applicable to the Union territory of Chandigarh to be collected from the proprietor of the premises where a public cinematograph exhibition is held within the local area of the city; and

(h) a tax under the Punjab Entertainments Duty Act, 1955, as applicable to the Union territory of Chandigarh to be collected from every person admitted to an entertainment within the local area of the city.”;

(ii) in sub-section (6), clauses (d) and (e) shall be omitted.

PRANAB MUKHERJEE,  
President.

DR. G. NARAYANA RAJU,  
*Secretary to the Govt. of India.*

P.R. 73  
SC - 20

કન્સાસટ રાજ્યપાલર આદેશાનુસાર મુત્તુ અવર હેસરિનલી,  
હેચો. રાજોફુર્માર્ઝ  
સહાયક પ્રારૂપકાર મુત્તુ પદનિષ્ઠ  
સકારદ ઉપ કાયદદાર (પ્ર),  
સંસદીય વ્યવહારગળ ઇલાખે.

સંસદીય વ્યવહારગળ સચિવાલય  
અધિકાર્યને

સંખ્યા: સંઘ્યાણ 22 કેંશાષ્ટ 2017, બેંગલોરુ, દિનાંક: 11-08-2017

દિનાંક 08-07-2017 રંદુ ભારત સકારદ ગેજેટન વિશેષ સંચિકેય ભાગ-II સેક્ન્ડો (1) રલી પ્રેક્ટિચાદ તો કેલ્કંડ  
The Central Goods and Service Tax (Extinction to Jammu and Kashmir) Ordinance, 2017 (No. 4 of 2017) અનુસ્યાનિકર વાહિનીએ  
કન્સાસટ રાજ્યપત્રદાની મરુ પ્રકટિસલાગિદે.

### MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 8th July, 2017/Ashadha 17, 1939 (Saka)

### THE INTEGRATED GOODS AND SERVICES TAX (EXTENSION TO JAMMU AND KASHMIR) ORDINANCE, 2017

No. 4 OF 2017

Promulgated by the President in the Sixty-eighth Year of the Republic of India.

An Ordinance to provide for the extension of the Integrated Goods and Services Tax Act, 2017 to the State of Jammu and Kashmir.

WHEREAS the Integrated Goods and Services Tax has been introduced in the whole of India except the State of Jammu and Kashmir with effect from the 22<sup>nd</sup> day of June, 2017;

AND WHEREAS the Legislative Assembly of the State of Jammu and Kashmir has passed the resolution adopting the provisions of the Constitution (One Hundred and First Amendment) Act, 2016;

AND WHEREAS Constitution (Application to Jammu and Kashmir) Amendment Order, 2017 has been issued by the President extending the provisions of the Constitution (One Hundred and First Amendment) Act, 2016 to the State of Jammu and Kashmir;

AND WHEREAS the State of Jammu and Kashmir has proposed to implement the integrated goods and services tax in the said State with effect from the 8<sup>th</sup> day of July, 2017;

AND WHEREAS the provisions of the Integrated Goods and Services Tax Act, 2017 are required to be extended to the State of Jammu and Kashmir;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

Short title and commencement.

1. (1) This Ordinance may be called the Integrated Goods and Services Tax (Extension to Jammu and Kashmir) Ordinance, 2017.

(2) It shall come into force at once.

Extension and amendment of Integrated Goods and Services Tax Act, 2017.

13 of 2017.

2. (1) The Integrated Goods and Services Tax Act, 2017 (hereinafter referred to as the principal Act) and all rules, notifications, schemes and orders made thereunder by the Central Government are hereby extended to, and shall be in force in, the State of Jammu and Kashmir.

(2) With effect from the date of commencement of this Ordinance, in the principal Act, in section 1, in sub-section (2), the words "except the State of Jammu and Kashmir" shall be omitted.

PRANAB MUKHERJEE,  
*President.*

DR. G. NARAYANA RAJU,  
*Secretary to the Govt. of India.*

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ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,  
ಹೆಚ್. ರಾಜೋಪ್ಪಮಾರ್.

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿರ್ಮಿತ  
ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದಲ್ಲಿ (ಪ್ರ),  
ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳ ಇಲಾಖೆ.